ETHICS IN GOVERNMENT ACT PUBLIC ACCESS ISSUES 13th Annual Govt. Ethics Conf. New York City, NY (03/02/04) (prepared by Bill Gressman, OGE, Tel.: 202-482-9245)

Public Access to SF 278 Reports under the Ethics Act:

- M The Standard Form (SF) 278 Executive Branch Personnel Public Financial Disclosure Reports are to be made available for public inspection and copying within 30 days of filing with an agency. *See* section 105(b)(1) of the Ethics in Government Act of 1978 (5 U.S.C. appendix) and OGE's executive branch access regulation thereunder at 5 C.F.R. § 2634.603. The OGE Form 201 is the branchwide form used to request access under the Ethics Act.
- M Public access is governed by the special procedures of section 105 of the Ethics Act, *not* the regular access procedures of the Freedom of Information Act (FOIA) (5 U.S.C. § 552). *See Church of Scientology v. IRS*, 816 F. Supp. 1138, 1152 (W.D. Tex. 1993), *appeal dismissed per stipulation*, No. 93-8431 (5th Cir. Oct. 21, 1993) (SF 278s available only under the special access procedures of the Ethics Act; otherwise, FOIA exemption (b)(3)(A) applies for information exempted from disclosure by a statute that leaves no discretion on the issue if the Ethics Act disclosure requirements are not met).
- M Alternate "displacement" theory not yet litigated (judicial review would then be on Administrative Procedure Act arbitrary/capricious standard basis, rather than FOIA *de novo* basis).
- M Note different information required, prohibited uses, etc. *see* below and the OGE Form 201 access form.
- M Some agencies have a procedure to notify filers when their SF 278 reports are requested (access requests are in turn publicly available via a 201). Such notification is optional, not required by the Ethics Act or OGE's branchwide regulations. OGE itself generally does not provide notification of requests.

Information Required For Ethics Act (§ 105(b)) Access:

M Written application (the OGE Form 201 or equivalent agency form) providing applicant's name, address, office telephone no., occupation, applicant type and signature, the name & address of any other person/organization, if any, on whose behalf access to the material is sought, an indication of an awareness of the prohibitions on obtaining or using SF 278 reports (prohibited uses) as well as a specification of the material (SF 278s or other covered records) copies (or inspection) of which are requested. *See* section 105(b)(2) & (c)(1) of the Ethics Act and 5 C.F.R. § 2634.603(c)(1)-(c)(3) & (f).

Prohibited Uses of SF 278 Reports (Notice on OGE Form 201):

- For any unlawful purpose.
- **2** For any commercial purpose, other than by news and communications media for dissemination to the general public.
 - **8** For determining or establishing the credit rating of any individual.
- For use, directly or indirectly, in the solicitation of money for any political, charitable, or other purpose.
- M Penalty for misuse: civil monetary penalty, assessable in a Federal district court action by the Civil Division of the Department of Justice (DOJ), in an amount now (since 09/29/99) of up to \$11,000 under section 105(c)(2) of the Ethics Act, as adjusted in 5 C.F.R. § 2634.703 of OGE's regulations (see 64 Fed. Reg. 47095-47097 (08/30/99)) and 28 C.F.R. part 85 (§ 85.3(a)(4) in particular) of DOJ's regulations (see 64 Fed. Reg. 47099-47104 (08/30/99)).

"Other Covered Records" Subject to Ethics Act Access Procedures (see Part III of the current Dec. 2002 edition of OGE Form 201):

- Certificates of divestiture (see 5 C.F.R. § 2634.1004 + OGE informal advisory memo 99x9).
- 18 U.S.C. § 208(b)(1) & (b)(3) waiver (exemption) determinations, hybrid procedure subject to FOIA/statutory deletions (*see* 18 U.S.C. § 208(d)(1) and 5 C.F.R. § 2640.304 + OGE informal advisory letter 93x34).
- Publicly available qualified trust materials (see section 102(f)(5)(D) & (f)(7)(B) of the Ethics Act, plus 5 C.F.R. §§ 2634.408(a) & (d) and 2634.603(g)(2) and appendixes A, B & C to part 2634): (i) trust instruments (except testamentary disposition provisions); (ii) list of assets transferred to trust (& assets sold if blind trust); (iii) report & list of assets at trust dissolution; and (iv) certificates of independence & compliance.
- Other OGE Form 201 access forms (see section 105(b)(2) of the Ethics Act and 5 C.F.R. § 2634.603(d)).
- OGE-approved gifts reporting waiver request cover letters the "wedding gifts" exclusion (see section 102(a)(2)(C) of the Ethics Act and 5 C.F.R. § 2634.304(f)(2)).
- **6** OGE-approved public reporting waiver request cover letters for certain ≺130-day SGEs (*see* section 101(i) of the Ethics Act and 5 C.F.R. § 2634.205(b)(4)).
- M OGE itself also allows a requester to use an OGE Form 201 to initiate a request, that is processed under the Freedom of Information Act, for

copies of OGE transmittal letters to concerned Senate committees for signed, public SF 278 reports of Presidentially Appointed, Senate-confirmed (PAS) executive branch nominees (+ enclosures, as well as ethics agreements), with redaction of any FOIA-exempt information. For a discussion of various issues concerning nominee ethics agreements (including public disclosure, which is a growing phenomenon), see OGE DAEOgram DO-01-013 (03/28/01) & OGE informal advisory memo 88x13 (part II) (09/12/88).

Retention Periods:

- M General six-year retention period (& public availability) for SF 278s (but one year for unsuccessful nominees/candidates) & OGE Form 201s, then destroyed unless further needed in an ongoing investigation.
- M Per section 105(b)(2) & (d) of Ethics Act + OGE's regulations at 5 C.F.R. § 2634.603(d) & (g), item 2a of the new Ethics Program Records General Records Schedule (GRS) 25 (previously in item 24a of GRS 1/Civ. Pers. Recs.), and the OGE/GOVT-1 Privacy Act executive branchwide records system.

Fees Chargeable:

- M For actual direct cost of reproduction and mailing of SF 278 reports, if any agency so provides by its own regulation (*see* section 105(b)(1) of the Ethics Act and 5 C.F.R. § 2634.603(e) of OGE's executive branch regulations).
- M See OGE's own internal SF 278 duplication fee rules at subpart G of its FOIA & Ethics Act fees regulation at 5 C.F.R. part 2604 that provide for a charge of 3¢ a page plus mailing cost, subject to a de minimis exclusion of \$10.00 or less (= 333 pages free of charge, if no mailing fee); not a branchwide regulation.

Other Requests/Demands for Access:

- M Various Federal investigative agencies, the Congress, courts, other government units and private parties can make documentary requests or serve subpoenas on agencies for SF 278s as well as other ethics records.
- M If the person or forum seeking or demanding official records or testimony has jurisdiction over the agency concerned (issues can differ in Federal v. State court/admin. proceedings -- sovereign immunity & Supremacy Clause as to State proceedings), most of the FOIA exemptions would not apply;

the provisions of the Privacy Act (5 U.S.C. § 552a) would apply to any information contained in a "system of records." See routine uses a. & b. of the OGE/GOVT-1 records system for Ethics Act public access to SF 278s and section 208(b) waiver determinations (as to waivers, see OGE 93x34 for a discussion of disclosure versus nondisclosure issues regarding confidential OGE Form 450 reports) and, for other specific disclosures, routine uses c.-k.

M If the Privacy Act (PA) applies to requested/subpoenaed materials, the exceptions to the general disclosure prohibition (absent written permission of the individual concerned) could allow various releases/governmental uses of records, even without an Ethics Act access request (OGE Form 201), but not with a subpoena alone. See <u>Doe v. DiGenova</u>, 779 F.2d 74, 77-85 (D.C. Cir. 1985) & <u>Doe v. Stephens</u>, 851 F.2d 1457, 1465-1467 (D.C. Cir. 1988) — need a (judge-issued) order of court of competent jurisdiction (exception (b)(11)), authorized written investigatory demand (exception (b)(7)) or another Privacy Act basis for release, but not an exception (b)(3) routine use (insufficient for subpoena release); plus, note PA exception (b)(2) for required FOIA disclosure.

M Other authority must be consulted to determine if agency must/should divulge information; also, various governmental litigation privileges (such as that for the deliberative process) may apply, particularly as to demands by private litigants (not usually asserted as to investigatory agency or Congressional demands); *note* agency <u>Touhy</u> procedural regs. on demands for official testimony/records production (OGE internal regs.: 5 C.F.R. pt.2608).

Forms:

- M The SF 278, OGE Form 201 & access customer survey are OMB-cleared paperwork forms: first two (see DAEOgram DO-03-015 (08/25/03) for agency notifications regarding the SF 278) have a Privacy Act notice [fillable blank forms are on OGE's Web site www.usoge.gov]; the survey is anonymous.
- SF 278 Executive Branch Personnel Public Financial Disclosure Report (03/2000 edition, cleared through 08/31/2006, control # 3209-0001).
- OGE Form 201 Request to Inspect or Receive Copies of SF 278s ... or Other Covered Records (Dec. 2002 edition, cleared through 12/31/2005, control # 3209-0002); optional branchwide form agencies may develop their own access forms provided all needed Ethics Act & procedural info. is included.
- Public Financial Disclosure Access Customer Service Survey (OGEonly form) (03/02 edition, cleared through 03/31/2005, control # 3209-0009).